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6 7 8 9	Stanley Weiner (admitted pro hac vice) sweiner@jonesday.com JONES DAY 901 Lakeside Avenue Cleveland, OH 44114 (not admitted in Ohio) Attorneys for Defendant NATIONAL CITY BANK						
11	UNITED STATES DISTRICT COURT						
12	NORTHERN DISTRICT OF CALIFORNIA						
13	NORTHLANDISTRICT OF CALIFORNIA						
14	SONIA RENAZCO,	Case No. CV-07-5	5947 PJH				
15	Plaintiff,	STIPULATION A	AND [P ROPOSED]				
16	v.	ORDER CONTIN MANAGEMENT	NUING CASE				
17	NATIONAL CITY BANK, and DOES 1						
18	through 100,						
19	Defendant.						
20		1					
21	Pursuant to Rules 6-2 and 7-11 of the Civil Local Rules of the Northern District of						
22	California, all parties to this action, through their duly authorized undersigned counsel, stipulate						
23	and request as follows:						
24	WHEREAS, the complaint in this action was filed on July 26, 2007, and the first amended						
25	complaint was filed on or about September 28, 2007;						
26	WHEREAS, the Court has scheduled a Case Management Conference for July 31, 2008,						
	,		and ordered the parties to submit a Joint Case Management Statement by July 24, 2008;				
27		Management Statement	by July 24, 2008;				
27 28							

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1	mediator Mark Rudy and, pursuant to that mediation, the parties subsequently reached an						
2	agreement to settle the instant action;						
3	WHEREAS, the parties have reached agreement as to all language in the settlement						
4	agreement and are in the process of retrieving appropriate signatures;						
5	WHEREAS, the parties intend to file joint preliminary approval papers with the Court on						
6	or before August 11, 2008;						
7	WHEREAS, the parties believe that, in the interests of efficiency and of avoiding						
8	potentially unnecessary expenses, the Case Management Conference, to the extent one is						
9	necessary, should be continued for at least fifteen (15) days to allow the parties to retrieve						
10	signatures and draft and file the preliminary approval papers.						
11	IT IS HEREBY STIPULATED by and between the parties, through their respective						
12	counsel:						
13	1. The Case Management Conference and the deadline for filing a Case Management						
14	Statement are hereby continued for at least fifteen (15) days.						
15	2. The parties must file a Joint Case Management Statement at least seven (7) days before						
16	the Case Management Conference.						
17	Dated: July 24, 2008	Res	pectfully submitted,				
18		Jone	es Day				
19							
20		By:	/S/ Catherine S. Nas Catherine S. Nasser	sser			
21		Cou		TIONAL CITY BANK			
22							
23	Dated: July 24, 2008	Res	pectfully submitted,				
24		Hof	fman & Lazear				
25							
26		By:	/S/ Morgan M. Mac Morgan M. Mack	k			
27		Cou	nsel for Plaintiff SON	IA RENAZCO			
28							
			STIPLII ATION TO	CONTINUE CASE MANAGEMENT			

Exhibit A

mediator Mark Rudy and, pursuant to that mediation, the parties subsequently reached an 1 agreement to settle the instant action; 2 WHEREAS, the parties have reached agreement as to all language in the settlement 3 agreement and are in the process of retrieving appropriate signatures; 4 WHEREAS, the parties intend to file joint preliminary approval papers with the Court on 5 6 or before August 11, 2008; WHEREAS, the parties believe that, in the interests of efficiency and of avoiding 7 8 potentially unnecessary expenses, the Case Management Conference, to the extent one is necessary, should be continued for at least fifteen (15) days to allow the parties to retrieve 9 signatures and draft and file the preliminary approval papers. 10 IT IS HEREBY STIPULATED by and between the parties, through their respective 11 12 counsel: 1. The Case Management Conference and the deadline for filing a Case Management 13 14 Statement are hereby continued for at least fifteen (15) days. 2. The parties must file a Joint Case Management Statement at least seven (7) days before 15 16 the Case Management Conference. 17 Respectfully submitted, Dated: July 24, 2008 18 Jones Day 19 20 By: Catherine S. Nasser 21 Counsel for Defendant NATIONAL CITY BANK 22 23 Dated: June 18, 2008 Respectfully submitted, Hoffman & Lazear 24 25 26 **fack** 27 Counsel for Plaintiff SONIA RENAZCO 28